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DRAFT OF ADMINISTRATIVE AGREEMENT
BETWEEN THE REPUBLIC OF KOREA AND THE UNIFIED COMMAND
REGARDING THE STATUS OF THE UNITED NATIONS FORCES

PREAMBLE

Mindful that the United Nations forces under the Unified Command are disposed in and about the territory of the Republic of Korea pursuant to the resolutions of the United Nations Security Council of June 25, 1950, June 27, 1950, and July 7, 1950;

Considering that active hostilities in Korea have ceased with the conclusion of Armistice Agreement signed on July 27, 1953, alleviating the emergent conditions incident to military operations, and that the United Nations Forces will remain in and about the territory of the Republic of Korea until the objectives of the United Nations in Korea will have been achieved;

Believing that the conditions that shall govern the disposition of the United Nations Forces in and about the territory of the Republic of Korea should be determined by mutual agreement between the Republic of Korea and the Unified Command;

And regarding it necessary that the Republic of Korea and the Unified Command conclude practical administrative arrangements which will help minimize misunderstanding and maximize cooperativeness between Korean people and United Nations Forces personnel in Korea hereunder specified;

Therefore, the Governments of the Republic of Korea and of the United States of America acting as the Unified Command have entered into this Agreement in terms as set forth below:

ARTICLE I

In this Agreement the expression:

(a) "members of the United Nations Forces" means the personnel on active duty belonging to the land, sea or air armed services under the Unified Command when in the territory of the Republic of Korea (hereinafter referred to as Korea) in connection with their official duties.

(b) "civilian component" means the civilian personnel of the nationality of any state sending forces under the Unified Command, accompanying the United Nations forces who are in the employ of such forces in Korea. For the purpose of this Agreement only, dual nationals, Korean and of any state sending forces under the Unified Command, who are brought to Korea by the United Nations forces shall be deemed as nationals of such state.

(c) "dependents"

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(c) "dependents" means

- (i) spouse, and children under 21;
- (ii) parents, and children over 21, if dependent for over half their support upon a member of the United Nations forces or civilian component.

ARTICLE II

1. Members of the United Nations forces shall be exempt from Korean passport and visa laws and regulations. Members of the United Nations forces, the civilian component, and their dependents shall be exempt from Korean laws and regulations on the registration and control of aliens, but shall not be considered as acquiring any right to permanent residence or domicile in the territories of Korea.

2. Members of the United Nations forces shall be in possession of the following documents upon entry into or departure from Korea:

- (a) personal identity card issued by the United Nations forces authorities showing names, date of birth, rank and number, service and photograph;
- (b) individual or collective movement order issued by the United Nations forces authorities and certifying to the status of the individual or group as a member or members of the United Nations forces and to the movement ordered.

For the purpose of identification while in Korea, members of the United Nations forces shall be in possession of the foregoing personal identity card.

3. Members of the civilian component, their dependents, and the dependents of members of the United Nations forces shall be in possession of passports with their status described therein, upon their entry into or departure from Korea, and while in Korea.

4. If a member of the United Nations forces or of the civilian component or his dependent is, by reason of alteration in his status, no longer entitled to the privileges provided for in the foregoing paragraphs, the United Nations forces authorities shall notify the Korean authorities and shall, if such person be required by the Korean authorities to leave Korea, assure that transportation from Korea will be provided within a reasonable time at no cost to the Korean Government.

ARTICLE III

1. (a) (i) Korea agrees to grant to the Unified Command the use of the facilities and areas necessary to carry out the mission and purposes of the United Nations forces in Korea.

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(ii) Agreements as to facilities and areas to be used by the United Nations forces in accordance with this Agreement shall be concluded by the two Parties through the Joint Committee provided for in Article XVII of this Agreement.

(iii) Until such agreements are concluded between the two Parties the United Nations forces shall continue to use such facilities and areas as are being used at the time this Agreement becomes effective.

(b) At the request of either Party, Korea and the Unified Command shall review such arrangements and may agree that such facilities and areas shall be returned to Korea or that additional facilities and areas may be provided.

(c) The facilities and areas used by the United Nations forces shall be returned to Korea whenever they are no longer needed for purposes of this Agreement, and the Unified Command agrees to keep the needs for facilities and areas under continual observation with a view toward such return.

(d) When facilities and areas such as target ranges and maneuver grounds are temporarily not being used by the United Nations forces, interim use may be made by Korean authorities and nationals in accordance with the decision made by the Joint Committee provided for in Article XVII of this Agreement.

2. (a) The Unified Command shall have the rights, power and authority within the facilities and areas which are necessary or appropriate for their establishment, use, operation or defense. The Unified Command shall also have such rights, power and authority over land, territorial waters and airspace adjacent to, or in the vicinities of such facilities and areas, as are necessary to provide access to such facilities and areas for their support and defense. In the exercise outside the facilities and areas of the rights, power and authority granted in this Article there should be, as the occasion requires, consultation between the two Parties through the Joint Committee.

(b) The Unified Command agrees that the above mentioned rights, power and authority will not be exercised in such a manner as to interfere unnecessarily with navigation, aviation, communication, or land travel to or from or within the territories of Korea. All questions relating to frequencies, power and like matters used by apparatus employed by the United Nations forces designed to emit electric radiation shall be settled by mutual arrangement. Pending such arrangement, the United Nations forces shall be entitled to use, without radiation interferences from Korean sources, electronic devices of such power, design, type of emission, and frequencies as are reserved for such forces at the time this Agreement becomes effective.

(c) Operations in the facilities and areas in use by the United Nations forces shall be carried on with due regard for the public safety.

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3. (a) The Unified Command is not obliged, when it returns facilities and areas to Korea on the expiration of this Agreement or at an earlier date, to restore the facilities and areas to the condition in which they were at the time they became available to the United Nations forces, or to compensate Korea in lieu of such restoration. In case of private property demolished by such use, the Unified Command shall pay sympathetic consideration to its restoration.

(b) Korea is not obliged to make any compensation to the Unified Command for any improvements made in the facilities and areas or for buildings or structures left thereon on the expiration of this Agreement or the earlier return of the facilities and areas.

4. (a) Vessels and aircraft operated by, for, or under the control of the United Nations forces for official purposes shall be accorded access to any port or airport of Korea free from toll or landing charges. When cargo or passengers not accorded the exemption of this Agreement are carried on such vessels and aircraft, notification shall be given to the appropriate Korean authorities, and such cargo or passengers shall be entered in accordance with the laws and regulations of Korea.

(b) When the vessels mentioned in paragraph 4(a) enter Korean ports, appropriate notification shall, under normal conditions, be made to the proper Korean authorities. Such vessels shall have freedom from compulsory pilotage, but if a pilot is taken pilotage shall be paid for at appropriate rates.

5. (a) All civil and military air traffic control and communications systems shall be coordinated in accordance with the decision made by the Joint Committee.

(b) Lights and other aids to navigation of vessels and aircraft placed or established in the facilities and areas in use by the United Nations forces and in territorial waters adjacent thereto or in the vicinity thereof shall conform to the system in use in Korea. The Korean and the United Nations forces authorities which have established such navigation aids shall notify each other of their positions and characteristics and shall give advance notification before making any changes in them or establishing additional navigation aids.

6. The United Nations forces may use all public utilities and services belonging to the Government of Korea under conditions no less favorable than those applicable to the armed forces of Korea.

7. Korea and the United Nations forces shall cooperate in meteorological services through exchange of meteorological observations, climatological information and seismographic data.

ARTICLE IV

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ARTICLE IV

1. Subject to the provisions of this Article,

(a) the United Nations forces authorities shall have the right to exercise within Korea all criminal and disciplinary jurisdiction conferred on them by the law of the United Nations forces over all persons subject to the military law of the United Nations forces.

(b) the authorities of Korea shall have jurisdiction over the members of the United Nations forces or civilian component and their dependents with respect to offences committed within the territory of Korea and punishable by the law of Korea.

2. (a) The United Nations forces authorities shall have the right to exercise exclusive jurisdiction over persons subject to the military law of the United Nations forces with respect to offences, including offences relating to its security, punishable by the law of the United Nations forces, but not the law of Korea.

(b) The authorities of Korea shall have the right to exercise exclusive jurisdiction over members of the United Nations forces or civilian component and their dependents with respect to offences, including offences relating to the security of Korea, punishable by its law but not by the law of the United Nations forces.

(c) For the purposes of this paragraph and of paragraph 3 of this Article a security offence against a State shall include

- (1) treason against the state;
- (11) sabotage, espionage or violation of any law relating to official secrets of that State, or secrets relating to the national defense of that State.

3. In cases where the right to exercise jurisdiction is concurrent the following rules shall apply:

(a) The United Nations forces authorities shall have the primary right to exercise jurisdiction over a member of the United Nations forces or of a civilian component in relation to

- (1) offences solely against the property or security of the United Nations forces or their states, or offences solely against the person or property of another member of the United Nations forces or civilian component or of a dependent;
- (11) offences arising out of any act or omission done in the execution of official duty.

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(b) In the case of any other offence the authorities of Korea shall have the primary right to exercise jurisdiction.

(c) If the Party having the primary right decides not to exercise jurisdiction, it shall notify the authorities of the other Party as soon as practicable. The authorities of the Party having the primary right shall give sympathetic consideration to a request from the authorities of the other Party for a waiver of its right in cases where that other Party considers such waiver to be of particular importance.

4. The foregoing provisions of this Article shall not imply any right for the United Nations forces authorities to exercise jurisdiction over persons who are nationals of or are ordinarily resident in Korea, unless they are members of the United Nations forces.

5. (a) The authorities of Korea and the United Nations forces authorities shall assist each other in the arrest of members of the United Nations forces or civilian component or their dependents in the territory of Korea and in handing them over to the authority which is to exercise jurisdiction in accordance with the above provisions.

(b) The authorities of Korea shall notify promptly the United Nations forces authorities of the arrest of any member of the United Nations forces or civilian component or a dependent.

(c) The custody of an accused member of the United Nations forces or civilian component over whom Korea is to exercise jurisdiction shall, if he is in the hands of the United Nations forces, remain with the United Nations forces until he is charged by Korea.

6. (a) The authorities of Korea and the United Nations forces authorities shall assist each other in the carrying out of all necessary investigations into offences, and in the collection and production of evidence, including seizure and, in proper cases, the handing over of objects connected with an offence. The handing over of such objects may, however, be made subject to their return within the time specified by the authorities delivering them.

(b) The authorities of Korea and the United Nations forces shall notify each other of the disposition of all cases in which there are concurrent rights to exercise jurisdiction.

7. (a) A death sentence shall not be carried out in Korea by the United Nations forces authorities if the legislation of Korea does not provide for such punishment in a similar case.

(b) The authorities of Korea shall have sympathetic considerations to a request from the United Nations forces authorities for assistance in carrying out a sentence of imprisonment pronounced by the United Nations forces authorities under the provisions of this Article within the territory of Korea.

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8. Where an accused has been tried in accordance with the provisions of this Article either by the authorities of Korea or the United Nations forces authorities and has been acquitted, or has been convicted and is serving or has served, or his sentence has been pardoned, he may not be tried again for the same offence within the territory by the authorities of the other Party. However, nothing in this paragraph shall prevent the United Nations forces authorities from trying a member of its armed forces for any violation of rules of discipline arising from an act or omission which constituted an offence for which he was tried by the authorities of Korea.

9. Whenever a member of the United Nations forces or civilian component or a dependent is prosecuted under the jurisdiction of Korea he shall be entitled:

- (a) to a prompt and speedy trial;
- (b) to be informed, in advance of trial, of the specific charge or charges made against him;
- (c) to be confronted with the witnesses against him;
- (d) to have compulsory process for obtaining witnesses in his favor, if they are within the jurisdiction of Korea;
- (e) to have legal representation of his own choice for his defense or to have free or assisted legal representation under the conditions prevailing for the time being in Korea;
- (f) if he considers it necessary, to have the services of a competent interpreter; and
- (g) to communicate with a representative of the United Nations forces and, when the rules of the court permit, to have such a representative present at his trial.

10. (a) Regularly constituted military units or formations of the United Nations forces shall have the right to police any facilities or areas which they use under Article III of this agreement. The military police of such forces may take all appropriate measures to ensure the maintenance of order and security within such facilities and areas.

(b) Outside these facilities and areas, such military police shall be employed only subject to arrangements with the authorities of Korea and in liaison with those authorities, and insofar as such employment is necessary to maintain discipline and order among the members of the United Nations forces.

ARTICLE V

1. Each Party waives all its claims against the other Party for damage to any property in Korea owned by it and used by its land, sea or air armed services, if such damage.

- (i) was caused by a member or an employee of the armed services of the other Party, in the execution of his official duties; or

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(ii) arose from the use of any vehicle, vessel or aircraft owned by the other Party and used by its armed services, provided either that the vehicle, vessel or aircraft causing the damage was being used in the execution of its official duty or that the damage was caused to property being so used.

Claims for maritime salvage by one Party against the other Party shall be waived, provided that the vessel or cargo salved was owned by the former, and being used by its armed services in the execution of their official duties.

2. (a) In the case of damage caused or arising as stated in paragraph 1 to other property in Korea owned by either Party the issue of the liability of the other Party shall be determined and the amount of damage shall be assessed, unless the two Parties agree otherwise, by the Joint Committee to be established under Article XVII of this Agreement.

(b) Payment of the amount of any compensation decided by the Joint Committee shall be made in Korean currency.

3. Each Party waives all its claims against the other Party for injury or death suffered in Korea by a member or an employee of its armed forces, while such member or employee was engaged in the execution of his official duties in case where such injury or death was caused by a member of the armed forces, or an employee of the other Party acting in the execution of his official duties.

4. Claims (other than contractual claims and those to which paragraph 5 or 6 of this Article shall apply) arising out of acts or omissions of members of or employees of the United Nations forces or civilian component done in the execution of official duty, or out of any other act, omission or occurrence for which the United Nations forces or civilian component is legally responsible, and causing damage in Korea to third Parties, shall be dealt with by Korea in accordance with the following provisions:

(a) Claims shall be filed, considered and settled or adjudicated in accordance with the laws and regulations of Korea with respect to claims arising from the activities of its own armed forces.

(b) Korea may settle any such claims, and payment of the amount agreed upon or determined by adjudication shall be made by Korea in its currency.

(c) Such payment, whether made pursuant to a settlement or to adjudication of the case by a competent tribunal of Korea, or the final adjudication by such a tribunal denying payment, shall be binding and conclusive.

(d) The cost incurred in the course of settling or adjudicating claims pursuant to the preceding subparagraph shall be shared on terms to be agreed by the two Parties.

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(e) Every claim paid by Korea shall be communicated to the United Nations forces periodically, together with full particulars and request for reimbursement. Such reimbursement shall be made within the shortest possible time in the currency of Korea.

(f) A member of the United Nations forces or civilian component shall not be subject to any proceeding for the enforcement of any judgement given against him in Korea in a matter arising from the execution of his official duties.

5. Claims against members of the United Nations forces or civilian component arising out of tortious acts or omissions in Korea not done in the execution of official duty shall be dealt with in the following manner:

(a) The Korean authorities shall consider the claim and assess compensation to the claimant in a fair and just manner, taking into account all the circumstances of the case, including the conduct of the injured person, and shall prepare a report on the matter.

(b) The report shall be delivered to the United Nations forces authorities, who shall then decide without delay whether they will offer an ex gratia payment, and if so, of what amount.

(c) If an offer of ex gratia payment is made, and accepted by the claimant in full satisfaction of his claim, the United Nations forces authorities shall make the payment themselves and inform the Korean authorities of their decision and of the sum paid.

(d) Nothing in this paragraph shall affect the jurisdiction of the courts of Korea to entertain an action against a member of the United Nations forces or of a civilian component unless and until there has been payment in full satisfaction of the claim.

6. Claims arising out of the unauthorized use of any vehicle of the United Nations forces shall be dealt with in accordance with paragraph 5 of this Article, except insofar as the armed forces or civilian component is legally responsible.

7. Each Party shall have the primary right, in the execution of the foregoing paragraphs, to determine whether its personnel were engaged in the execution of official duty. Such determination shall be made as soon as possible after the arising of the claim concerned. When the other Party disagrees with the results of such determination, that Party may bring the matter before the Joint Committee for consultation under the provisions of Article XVI.

8. The Unified Command shall not claim immunity from the jurisdiction of the courts of Korea for members of its armed forces or civilian component in respect of the civil jurisdiction of the courts of Korea except to the extent provided in paragraph 4(f) of this Article.

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9. The authorities of Korea and the United Nations forces authorities shall cooperate in the procurement of evidence for a fair hearing and disposal of claims in regard to which the two Parties are concerned.

10. In case any private movable property, excluding that in use by the United Nations forces, which is subject to compulsory execution under Korean law, is within the facilities and areas in use by the United Nations forces, the United Nations forces authorities shall upon the request of Korean courts, possess and turn over such property to the Korean authorities.

ARTICLE VI

1. Members of the United Nations forces or civilian component and their dependents may purchase locally goods necessary for their own consumption, and such services as they need, under the same conditions as the nationals of Korea.

2. Goods and services which are required and can be procured from local sources for the subsistence of the United Nations forces or civilian component shall be procured, in conformation to the United Nations policy to aid Korean economy, in a manner most likely to help maintain Korean economic stability and least to adversely affect it, and in coordination with and, when desirable, through or with the assistance of the competent authorities of Korea.

3. Local civilian labor requirements of the United Nations forces or civilian component shall be satisfied with the assistance of the Korean authorities. Care should be constantly taken, however, not to unnecessarily strain Korean manpower so that equally or more important projects may not suffer from lack of hands.

4. Except as may otherwise mutually be agreed, the conditions of employment and work, such as those relating wages, supplementary payments, and conditions for the protection of workers, shall be those laid down by the legislation of Korea.

5. The United Nations forces shall refrain from employing foreign laborers in the territory of Korea as well as its territorial waters with a view to not compromising the employment of Korean laborers.

ARTICLE VII

1. The United Nations forces shall not be subject to taxes or similar charges on property held, used or transferred by such forces in Korea.

2. Members of the United Nations forces, the civilian component, and their dependents shall not be liable to pay any Korean taxes to the Korean Government or to any other taxing agency in Korea on income received as a result of their service with or employment by the United Nations forces, or by the organizations provided for in Article IX.

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3. Nothing in this Article shall prevent taxation of members of the United Nations forces or civilian component or their dependents with respect to any income derived from sources other than those provided for in paragraph 2 of this Article.

4. Members of the United Nations forces, the civilian component, and their dependents shall be exempt from taxation with respect to any movable property, the presence of which in Korea is due solely to their temporary presence in Korea, provided that such exemption shall not apply to property held for the purpose of investment or the conduct of business in Korea.

ARTICLE VIII

1. Save as provided to the contrary in this Agreement, members of the United Nations forces, the civilian component, and their dependents shall be subject to the laws and regulations administered by the customs authorities of Korea.

2. The United Nations forces or the organizations provided for in Article IX may import free of duty all materials, supplies and equipment, exclusively for the official use of the United Nations forces or for the use of the members of the United Nations forces, the civilian component, and their dependents. The duty free importation shall be verified by a certificate issued by the United Nations forces authorities in a form agreed between Korea and the United Nations forces.

3. Property consigned to and for the personal use of members of the United Nations forces, the civilian component, and their dependents, shall be subject to customs duties, except that no duties shall be paid with respect to:

(a) Furniture, household goods and other personal effects for their private use imported by the members of the United Nations forces, civilian component and their dependents at the time of their first arrival in Korea;

(b) Reasonable quantities of clothing and household goods of a type which would ordinarily be purchased in their home states for everyday use for the private use of members of the United Nations forces, civilian component, and their dependents, which are mailed into Korea through the United Nations forces military post offices.

4. Official documents under official seal and mail in the United Nations forces postal channels shall not be subject to customs inspection.

5. Goods which have been imported duty-free under paragraph 2 and 3 above:

(a) may be re-exported freely, provided that, in the case of goods imported under paragraph 2, a certificate is issued by the United Nations forces authorities in a form agreed between Korea and the United Nations forces;

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(b) shall not normally be disposed of in Korea by way of either sale or gift. However, in particular cases such disposal may be authorized on conditions agreed between the authorities of Korea and the United Nations forces.

6. Exportation and re-importation of goods purchased in Korea shall be subject to the regulations in force in Korea. Such goods shall be regarded exported when deposited in a warehouse and deemed imported when removed from the warehouse.

7. In paragraph 2, 3 and 5 of this Article, "duty" means customs duties and all other duties and taxes payable on importation or exportation, as the case may be, except dues and taxes which are no more than charges for services rendered.

8. (a) The customs authorities of Korea shall have the right, when desirable, in cooperation with the authorities of the United Nations forces to search members of the United Nations forces or civilian component and their dependents and examine their luggage and vehicles, and to seize articles pursuant to the laws and regulations administered by the customs authorities of Korea.

(b) In order to prevent offences against customs and fiscal laws and regulations, the authorities of Korea and of the United Nations forces shall assist each other in the conduct of inquiries and the collection of evidence.

(c) The authorities of the United Nations forces shall render all assistance within their power to ensure that articles liable to seizure by, or on behalf of, the customs or fiscal authorities of Korea are handed to those authorities.

(d) The authorities of the United Nations forces shall render all assistance within their power to ensure the payment of duties, taxes and penalties payable by members of the United Nations forces or civilian component or their dependents.

ARTICLE IX

1. (a) Navy exchanges, post exchanges, messes, social clubs, theaters, newspapers and other non-appropriated funds organizations authorized and regulated by the United Nations forces authorities may be established in the facilities and areas in use by the United Nations forces for the use of members of such forces, the civilian component, and their dependents. Except as otherwise provided in this Agreement, such organizations shall not be subject to Korean regulations, license, fees, taxes or similar controls.

(b) When a newspaper authorized and regulated by the United Nations forces authorities is sold to the general public, it shall be subject to Korean regulations, license, fees, taxes or similar controls so far as such circulation is concerned.

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2. No Korean tax shall be imposed on sales of merchandise and services by such organizations, except as provided in paragraph 1(b) of this Article, but purchases within Korea or merchandise and supplies by such organizations shall be subject to Korean taxes.

3. Except as such disposal may be authorized by the Korean and the United Nations forces authorities in accordance with mutually agreed conditions, goods which are sold by such organizations shall not be disposed of in Korea to persons not authorized to make purchases from such organizations.

4. The organizations referred to in this Article shall provide such information to the Korean authorities as is required by Korean legislations.

ARTICLE X

The Unified Command shall have the right to establish and operate, within the facilities and areas in use by the United Nations forces, the United Nations forces military post offices for the use of members of the United Nations forces, the civilian component and their dependents, for the transmission of mail between the United Nations forces military post offices in Korea and between such military post offices and their home states post offices.

ARTICLE XI

Korea shall accept as valid, without a driving test or fee, the driving permit or license or military driving permit issued by the States sending forces under the Unified Command to a member of the United Nations forces, the civilian component, and their dependents.

ARTICLE XII

1. Members of the United Nations forces shall normally wear uniform. Subject to any arrangement to the contrary between the authorities of Korea and the United Nations forces, the wearing of civilian dress shall be on the same conditions as for members of the armed forces of Korea.

2. Official vehicles of the United Nations forces and the civilian component shall carry a distinctive nationality mark and individual markings which will readily identify them.

3. Privately owned vehicles of members of the United Nations forces, the civilian component, and their dependents shall carry Korean number plates to be acquired under the same conditions as those applicable to Korean nationals.

ARTICLE XIII

1. Members of the United Nations forces or civilian component may possess and carry arms, on condition that they are authorized to do so by their orders. The authorities of the United Nations forces shall give sympathetic consideration to request from Korea concerning this matter.

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2. Dependents of members of the United Nations forces or of civilian component may possess and carry arms in accordance with the laws and regulations of Korea.

ARTICLE XIV

Members of the United Nations forces, the civilian component, and their dependents shall respect the law of Korea and to abstain from any activity inconsistent with the spirit of this Agreement, and in particular, shall not engage in any political activity in Korea.

ARTICLE XV

In the event of hostilities, or imminently threatened hostilities, in Korea, the Governments of Korea and the Unified Command shall immediately consult together with a view to agreeing on such modifications as they may consider desirable regarding the application of this Agreement.

ARTICLE XVI

1. A Joint Committee shall be established as the means of consultation between Korea and the Unified Command on all matters requiring mutual consultation regarding the implementation or interpretation of this Agreement.

2. The Joint Committee shall be composed of a representative of Korea and of the Unified Command, each of whom shall have one or more deputies and a staff. The Joint Committee shall determine its own procedures, and arrange for such military organs and administrative services as may be required. The Joint Committee shall be so organized that it may meet immediately at any time at the request of the representative of either Korea or the Unified Command.

3. If the Joint Committee is unable to resolve any matter, it shall refer that matter to the Parties for further consideration through appropriate channels.

ARTICLE XVII

This Agreement shall come into force on the date of signature by the representatives of Korea and of the Unified Command.

ARTICLE XVIII

Either Party may at any time request the revision of any Article of this Agreement. The request shall be addressed to the Joint Committee.

ARTICLE XIX

This Agreement and agreed revisions thereof, shall remain in force while the United Nations forces stay in Korea.

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This Agreement shall be suspended upon the withdrawal of the United Nations forces from Korea, and shall resume its force automatically whenever such forces return to Korea.

In witness whereof the representatives of the two Parties duly authorized for the purpose, have signed this Agreement.

Done in Seoul, in duplicate, in the Korean and English languages, both equally authentic, this _____ th day of _____, 1955.

For the Government of Republic of Korea:

For the Government of the United States of America acting as
the Unified Command:

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